

Message

From: Mottley, Tanya [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=33A000296A364B0DAD31FB9AAA34605D-MOTTLEY, TANYA]
Sent: 10/7/2021 8:48:21 PM
To: Gillespie, Andrew [Gillespie.Andrew@epa.gov]
Subject: RE: HEC

Thanks! I'm working tomorrow, so it's okay!

Tanya

From: Gillespie, Andrew <Gillespie.Andrew@epa.gov>
Sent: Thursday, October 7, 2021 4:48 PM
To: Mottley, Tanya <Mottley.Tanya@epa.gov>
Subject: RE: HEC

Work life balance, lady 😊 Enjoy the holiday!

Andrew J. R. Gillespie, Ph. D.
Division Director (Acting), US EPA/OCSPP/OPPT/ECRAD

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From: Mottley, Tanya <Mottley.Tanya@epa.gov>
Sent: Thursday, October 07, 2021 4:43 PM
To: Gillespie, Andrew <Gillespie.Andrew@epa.gov>
Subject: RE: HEC

Thanks for sending this up. I am completed slammed today with meetings, etc.! Have a good holiday weekend. I'm using tomorrow to try and get somewhat caught up.

Tanya

From: Gillespie, Andrew <Gillespie.Andrew@epa.gov>
Sent: Thursday, October 7, 2021 4:14 PM
To: Hartman, Mark <Hartman.Mark@epa.gov>; Mottley, Tanya <Mottley.Tanya@epa.gov>
Cc: Schmit, Ryan <schmit.ryan@epa.gov>; Pierce, Alison <Pierce.Alison@epa.gov>; Blair, Susanna <Blair.Susanna@epa.gov>; Beachum, Collin <Beachum.Collin@epa.gov>
Subject: RE: HEC

Hi Mark, here is a combined ECRMD/ECRAD set of bullets...

TSCA Section 6 Risk Evaluations

- EPA is currently conducting TSCA Section 6 Risk evaluations on 8 phthalates
 - 6 of them were Prioritized in December 2019 as High Priority Substances. Scopes were published in August 2020 and work is currently underway to conduct systematic review and develop draft risk evaluations for public comment. The statutory deadline for completing these assessments is December 2022 with a possibility of a 6 month extension.

- 2 of them were submitted by manufacturers in May 2019 under the Manufacturer Requested Risk Evaluation section of TSCA and accepted by EPA for assessment in December 2019. Final scopes for these two were published in August 2021. The statutory deadline for completing these assessments is December 2022 with a possibility of a 6 month extension.
- In addition to the producing the standard Risk Evaluation document described by EPA's Risk Evaluation Rule, EPA is considering the feasibility for incorporating cumulative exposures and risk across multiple phthalates
 - This is in line with the best available science, for example the 2008 report Phthalates and Cumulative Risk by the National Academy of Sciences
 - It will leverage the forthcoming EPA guidance on cumulative risk assessment

TSCA Section 6 Risk Management

Ex. 5 Deliberative Process (DP)

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From: Hartman, Mark <Hartman.Mark@epa.gov>

Sent: Thursday, October 07, 2021 9:02 AM

To: Gillespie, Andrew <Gillespie.Andrew@epa.gov>; Mottley, Tanya <Mottley.Tanya@epa.gov>

Cc: Schmit, Ryan <schmit.ryan@epa.gov>; Pierce, Alison <Pierce.Alison@epa.gov>; Blair, Susanna <Blair.Susanna@epa.gov>

Subject: HEC

Hi Andy and Tanya:

Apparently phthalates will likely come up at MF's hearing in Q&A. Unclear on the angle but CPSC was specifically referenced so could you work together to develop a handful of bullet points on the CPSC action and what our plans are (MRREs, HPS timing etc.) and share with this group Today if possible. Just facts. We don't need to speculate on the way the assessments will play out. Thanks.

Mark

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